THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

Douglas Johnson,)
Plaintiff)
v.) Case No. 2022 cv 3718
COOK COUNTY SHERIFF THOMAS DART, in his official capacity ANTWAUN BACON, a CCDOC officer, and COOK COUNTY, a municipal corporation	Judge Robert W. Gettleman)))
Defendants)

DEFENDANT OFFICER ANTWAUN BACON'S MOTION FOR SUMMARY JUDGMENT PURSUANT TO FEDERAL RULE OF CIVIL PROCEDURE 56

NOW COMES, Defendant OFFICER ANTWAUN BACON, by and through his Special Assistant State's Attorney's, Jason E. DeVore and Jorie R. Johnson, of DEVORE RADUNSKY LLC, to submit Defendant's Motion for Summary Judgment, Defendant's Local Rule 56.1(a)(2) Statement of Material Fact and Supporting Exhibits, and Defendant's Memorandum of Law in Support of his Motion for Summary Judgment.

Respectfully Submitted,

EILEEN O'NEILL BURKE State's Attorney of Cook County

By: <u>/s/ Jason E. DeVore</u>
Jason E. DeVore
Special Assistant States Attorney
One of the Attorneys for Defendants

DEVORE RADUNSKY LLC

Jason E. DeVore (ARDC # 6242782) Jorie R. Johnson (ARDC # 6325695) 230 W. Monroe St., Suite 230 Chicago, IL 60606 (312) 300-4479 telephone jdevore@devoreradunsky.com jjohnson@devoreradunsky.com

CERTIFICATE OF SERVICE

I, Jorie R. Johnson, hereby certify that I have caused true and correct copies of the above and foregoing to be served on Plaintiff's counsel of record pursuant to ECF, in accordance with the rules of electronic filing of documents on this 12th day of June 2025.

/<u>s/Jorie R. Johnson</u>
Jorie R. Johnson